

**Declaration of Mark Fang in Support of Opposition**

I, Mark Fang, declare as follows:

1. I am an attorney at law admitted to practice before all the courts of the state of California and am counsel of record for Everflow Technology Corporation.

2. EVEFLOW obtained a Writ of Attachment in this matter. To date, despite multiple levies, the Writ has secured less than \$900.

3. EVERFLOW subpoenaed MEI bank records from Heritage Bank of Commerce, Inc., and County Bank, Inc.. Attached as **Exhibit 1** are true and correct copies of Heritage records reflecting wire transfers out of MEI's account to James Loro personally between June 19, 2007, and August 29, 2007, in the amounts of \$136,396.75, \$200,000.00 and \$202,885.16, totaling \$539,281.91.

These records also reflect wire transfers out of MEI's account to Peralta Investment Group (variously "PI", "PIG", "PERALTA") between October 29, 2007, and February 7, 2008, in the amounts of \$200,000.00, \$100,000.00, \$100,000.00, \$100,000.00, \$100,000.00, \$200,000.00, and \$21,031.33, totaling \$ 821,031.33.

4. Attached as **Exhibit 2** is a true and correct copy of the proposed First Amended Complaint that EVERFLOW is concurrently filing with the Court to add claims for Fraud, Alter Ego, Unfair Competition, and Fraudulent Transfer.

1 5. Attached as **Exhibit 3** are true and correct excerpts of the Interrogatory  
2 (Interrogatories 65 and 66) propounded to MEI and the response admitting that James Loro  
3 and Melva Loro are the sole shareholders, officer, and directors of MEI.

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5 6. Attached as **Exhibit 4** are true and correct copies of the Statements of Information  
6 filed by JAMEL with the California Secretary of State. EVERFLOW has on order certified  
7 copies of these records, and of those set out below, and will substitute in the certified  
8 copies once received.

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10 7. Attached as **Exhibit 5** are true and correct copies of the web pages from the Santa  
11 Clara County Recorder's office showing that both MEI and James Loro, at different times,  
12 registered for the use of the name "MEI International". EVERFLOW has on order certified  
13 copies of these records, and of those set out below, and will substitute in the certified  
14 copies once received.

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16 8. Attached as **Exhibit 6** is a true and correct excerpt from the December 31, 2005,  
17 Millennium Electronics, Inc., Consolidated Financial Statements (Bates stamp pages 1035  
18 and 1040) served on EVERFLOW by MEI in response to a request for production of  
19 documents.  
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21 9. Attached as **Exhibit 7** are true and correct copies of the Statement of Information  
22 filed by LOROCO with the Secretary of State on January 11, 2007, and the Certificate of  
23 Dissolution filed by LOROCO with the California Secretary of State on December 19, 2007.  
24 EVERFLOW has on order certified copies of these records, and of those set out below, and  
25 will substitute in the certified copies once received.  
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1 10. Attached as **Exhibit 8** are true and correct copies of the Statements of Information  
2 filed by MEI with the California Secretary of State. EVERFLOW has on order certified  
3 copies of these records, and of those set out below, and will substitute in the certified  
4 copies once received.

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6 11. Attached as **Exhibit 9** is a true and correct copy of two Peralta Investment Group,  
7 LLC, checks signed by James Loro and Melva Loro produced in this matter by Heritage  
8 Bank in response to the subpoena for MEI records.

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10 12. In August, 2008 shortly after the subpoenas were served upon Mark Figueiredo,  
11 Mark Figueiredo, Esq., counsel for MEI in this matter, called the undersigned. During the  
12 conversation, Mr. Figueiredo asked about the purpose of the EVERFLOW subpoenas  
13 addressed to the two banks for records relating to the Moving parties. The conversation  
14 was cordial and informational. At no time did Mr. Figueiredo mention that the subpoenas  
15 were improperly noticed, nor did he make objection to the subpoenas.  
16

17 13. On August 21, 2008, this office re-served the disputed subpoenas with a continued  
18 production date of August 29, 2008, and with notice to the Moving Parties. Attached as  
19 **Exhibit 10** are true and correct copies of the proofs of service.  
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21 14. Attached as **Exhibit 11** is the certified copy of the Fictitious Business Name  
22 Statement MEI's counsel filed on behalf of JAMEL with the Santa Clara County Recorder's  
23 office on July 26, 2007, allowing JAMEL to operate using the confusingly similar name  
24 "Millennium Advanced Solutions."  
25

26 15. The Heritage Bank records contain nearly \$1,300,000 in additional outgoing wire  
27 transfers to unidentified recipients that occurred in the first part of 2007.  
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1 16. On August 27, 2008, I wrote Mr. Martin, counsel for the Moving Parties, and offered  
2 to enter into a protective order to address his concerns about confidentiality and privacy.  
3 Attached as **Exhibit 12** is a true and correct copy of that letter. To date, I have not  
4 received a response to that offer.  
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7 I swear under penalty of perjury under the laws of the State of California that the foregoing  
8 is true and correct and if sworn as a witness I could competently testify to the facts stated  
9 herein.  
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13 Dated: September 2, 2008



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Mark Fang